Date: 10/29/03

LAW OFFICES

PARKHURST & WENDEL, L.L.P.

SUTTE 210 1421 PRINCE STREET ALEXANDRIA, VIRGINIA 22314-2805 TELEPHONE 703 - 739-0220 FACSIMILE 703 - 739-0229

E-Mail parkhurst@worldnet.att.net

OFFICIAL

RECEIVED CENTRAL FAX CENTER

OCT 3 0 2003

Examiner Anne Marie Grunberg To:

Group Art Unit 1661

Company: U.S. PTO

Fax No.: 872-9307

Charles A. Wendel From:

U.S. Patent Appln. Serial No. 09/902,750 Re:

Robert Noodelijk - Our Ref: CHRE:111

7 pages including this cover sheet were transmitted. If you do not receive all pages, please let us know by return facsimile.

NOTICE: The information in this facsimile message may contain legally privileged and confidential matters intended only for the use of the individual or entity named above. If you are not the intended recipient, please note that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, we ask that you please notify us immediately, and then return the facsimile by mail to us at the above address. Thank you.

Dear Examiner Grunberg:

On October 28, 2003 we filed a Request for Reconsideration in the USPTO Mail Room.

Transmitted herewith are courtesy copies thereof and of our firm's return postcard receipt bearing the USPTO Mail Room date stamp confirming that filing.

This copy is presented for your convenience to expedite your consideration of this case. We await receipt of a Notice of Allowability or Advisory Action.

Respectfully submitted,

PARKHURST & WENDEL, L.L.P.

Atty. Docket	CHRE: 118 REQUEST FOR RECUIDERATION	O
Description:		SIPE
<u>;_</u>		101111111111111111111111111111111111111
		OCT 2 8 2003 pp
Inventor(e):	Mr. Robert Noodelijk	\2 6
Tit le (ne w ca	CHRYSANTHEMUM PLANT NAMED 'ETNA'	MADENARY
		<u> </u>
Attorney:	CAW/ch Serial No.:09/923,	534/) 1/9
	CAW/ch Serial No.:09/923,	534
Paper(s) File	•	7/1/0

PATENT REPLY AFTER FINAL REJECTION EXPEDITED PROCEDURE EXAMINING GROUP 1600

MAIL STOP BOX AF

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Robert Noodelijk

Group Art Unit: 1661

Serial No.: 09/902,750 Examiner: Anne Marie Grünberg

Filed: July 12, 2001

For: CHRYSANTHEMUM PLANT NAMED 'CREAM ELITE REAGAN'

REQUEST FOR RECONSIDERATION

MAIL STOP AF Commissioner for Patents P. O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

Applicant requests reconsideration of the Final Rejection mailed August 26, 2003 in view of the following remarks.

The continued rejection of claim 1 under 35 USC 102 as llegedly anticipated by PBR application No. NL PBR CHR3118 in view of the admission that 'CREAM ELITE REAGAN' was first offered for sale in The Netherlands in November 1999 is respectfully traversed.

A REGISTRE CONTRACTOR CONTRACTOR

Serial No. 09/902,750

realistic and is also the period commonly accepted for the application of Plant Breeders Rights in other UPOV countries.

While applicant realizes that plant protection in the Unit d States is different from the plant protection afforded in other UPOV countries in that the United States uses a legal (patent) system rather than a Plant Breeders Right approach, one should take into consideration the common purpose of both systems, namely the protection of the right of the breeder of his or her product. For the international community of breeders, it would be useful if the grace period in the United States comported with that of other UPOV countries.

Further, applicant responds to the Response to Arguments appearing at pages 2 to 5 of the Final Rejection thusly.

The published PBR application, while a printed publication, does not constitute prior art under 35 USC 102 because the publication by the USPTO's own admission is not enabling. If the publication is not enabling, it does not qualify as prior art under 35 USC 102. The reference alone cannot be a proper basis for rejection here.

Serial No. 09/902,750

Sales abroad also are not prior art within the definition of 35 USC 102 (as they are not patent-defeating acts) and the combination of two non-prior art events, regardless of the degree of sophistry involved, does not make a proper rejection under 35 USC 102.

Applicant also respectfully submits that the holding in In re LeGrice supports patentability here and the PBR document is not prior art for the reasons given above.

Applicant also respectfully points out that the panel in Ex parte Thomson itself distinguished the facts before it from that of In re LeGrice and neither decision provides proper support for the USPTO position here.

Serial No. 09/902,750

Reconsideration of the rejection is earnestly solicited.

Respectfully submitted,

PARKHURST & WENDEL, L.L.P.

Charles A. Wendel

Registration No. 24,453

CAW/ch

Attorney Docket No.: CHRE:111

PARKHURST & WENDEL, L.L.P. 1421 Prince Street, Suite 210 Alexandria, Virginia 22314-2805

Telephone: (703) 739-0220